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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/625,802	07/26/2000	William J. Dally	2789.2006-001	8246
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HAMILTON,	BROOK, SMITH & RE	YNOLDS, P.C.	BROWN, VI	ERNAL U
530 VIRGINIA P.O. BOX 9133			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Α .	Application No.	Applicant(s)
•		(09/625,802	DALLY ET AL.
	Office Action Summary	E	xaminer	Art Unit
		V	ernal U Brown	2635
Period fo	The MAILING DATE of this communic r Reply	cation appea	rs on the cover sheet with the c	orrespondence address
A SHOTHE IN External fitting a firm of the Failure Any r	ORTENED STATUTORY PERIOD FOMAILING DATE OF THIS COMMUNIC asions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication for reply specified above is less than thirty (30 period for reply is specified above, the maximum state to reply within the set or extended period for reply eply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a) unication. days, a reply wit utory period will a vill, by statute, can	a). In no event, however, may a reply be time thin the statutory minimum of thirty (30) days apply and will expire SIX (6) MONTHS from use the application to become ABANDONE	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).
1)⊠	Responsive to communication(s) filed	d on <u>03 Nove</u>	ember 2002.	
2a) <u></u> □	This action is FINAL . 2b	o)⊠ This act	tion is non-final.	
3)□	Since this application is in condition f closed in accordance with the practic			
Dispositi	on of Claims			
 4) Claim(s) 1-23 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-23 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 				
Applicati	on Papers			
10)\(\overline{\	The specification is objected to by the The drawing(s) filed on 26 July 2000 is Applicant may not request that any object Replacement drawing sheet(s) including The oath or declaration is objected to under 35 U.S.C. 88 119 and 120	s/are: a) tion to the dra the correction	wing(s) be held in abeyance. See is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. §§ 119 and 120 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 13) ☒ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. a) ☐ The translation of the foreign language provisional application has been received. 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.				
2) Notic	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PT nation Disclosure Statement(s) (PTO-1449) Pa		5) D Notice of Informal P	(PTO-413) Paper No(s) atent Application (PTO-152)

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DETAILED ACTION

This action is responsive to communication filed on November 03, 2003.

Response to Arguments

Applicant's arguments with respect to claims 1-23 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claim 13 is rejected under 35 U.S.C. 102(e) as being anticipated by Sherman U.S Patent 6141765.

Regarding claim 13, Sherman teaches a method of connecting signals from a plurality of input buses to a plurality of output buses (figure 1) comprising:

driving signals on the input buses with a low swing and driving signals on the output buses at low swing (col. 10 lines 18-23). Sherman teaches crosspoint between the input and output busses (col. 14 lines 44-45) and also teaches a controller which detect (sense) the bus signal (col. 14 lines 46-50).

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-2 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mu et al. U.S. Patent 6490213 in view of Sherman U.S Patent 6141765.

Regarding claim 1, Mu et al. teaches a crossbar switch having plurality of input and output buses (figure 1) and further teaches reducing the voltage swing of the buses (col. 10 lines 28-36) but is silent on teaching driving the busses at low swing. Sherman teaches bus having a crossbar structure (col. 5 lines 1-3, col. 14 lines 44-45) having plural input and outputs (figure 1). Sherman teaches the port of the buses (inputs and outputs) are driven at low swing voltages (col. 10 lines 18-25).

It would have been obvious to one of ordinary skill in the art to drive the buses at low swing in Mu et al. as evidenced by Sherman because Mu et al. teaches lowering the voltage swing on the busses of a crossbar switch and Sherman teaches driving a crossbar bus at low voltage swing.

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Regarding claims 2 and 8, Mu et al. teaches the crosspoint switch comprises an amplifiers (col. 10 line 45) and the amplifier is clocked (col. 13 lines 24-26).

Regarding claim 9, Mu et al. teaches the signal on the input and output busses are differential signals (col. 10 lines 30-31).

Claims 3-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mu et al. U.S Patent 6490213 in view of Sherman U.S Patent 6141765 and further in view of Krishnamurthy et al. U.S Patent 6181166.

Regarding claim 3, Mu et al. in view of Sherman teaches driving the busses of a crossbar switch at low voltage (see response to claim 1) but is not explicit in teaching the use of low swing drivers. One skilled in art recognizes that when signal needs to be transmitted over a distance a driver is used to receives the digital logic input, adds energy, and produce a current significant to transmit the signal and the use of low swing driver to drive a bus at low swing is further evidenced by Krishnamurthy et al. (col. 5 lines 35-40).

It would have been obvious to one of ordinary skill in the art to use low swing drivers to drive the busses of the crossbar switch at low swing in Mu et al. in view of Sherman as evidenced by Krishnamurthy et al. because Mu et al. in view of Sherman suggests driving the buses of a crosspont switch at low swing and one skilled in art recognizes that when signal needs to be transmitted over a distance a driver is used to receives the digital logic input, adds energy, and produce a current significant to transmit the signal and the use of low swing driver to drive a bus at low swing is further evidenced by Krishnamurthy et al.

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Regarding claim 4, Mu et al. teaches a clocked regenerative amplifier (col. 13 lines 24-27).

Regarding claim 5, Mu et al. teaches an arbitration unit which determines when the source data from multiple sources is to be placed on the destination bus (col. 7 lines 7-12) and is therefore considered a timing circuit. Mu et al. further teaches the arbitation (timing) circuit includes a clock input (col. 6 lines 60-61).

Regarding claim 6, Mu et al. teaches the signal on the input and output busses are differential signals (col. 10 lines 30-31).

Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Mu et al. U.S Patent 6490213 in view of Sherman U.S Patent 6141765 in view of Krishnamurthy et al. U.S Patent 6181166 and further in view of Lukes et al. U.S Patent 6218901.

Regarding claim 7, Mu et al. in view of Sherman in view of Krishnamurthy et al. teaches the signal on the input and output busses are differential signals (col. 10 lines 30-31) but is silent on teaching drivers with push-pull driver circuits driving a pair of differential lines. Luke et al. in an art related High Speed Differential Output Driver invention teaches push-pull driver circuits driving a pair of differential lines (col. 1 lines 65-66).

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It would have been obvious to one of ordinary skill in the art to have with push-pull driver circuits driving a pair of differential lines in Mu et al. in view of Sherman in view of Krishnamurthy et al. as evidenced by Lukes et al. because Mu et al. in view of Sherman in view of Krishnamurthy et al. suggests a crosspoint switch having low swing differential drivers and Luke et al. teaches push pull drivers driving differential signals in order to increase bus performance and to reduce the power requirement of the circuitry.

Claims 10-12 and 20-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mu et al. U.S Patent 6490213 in view of Sherman U.S Patent 6141765 in view of Karp U.S Patent 5469154 and further in view of Krishnamurthy et al. U.S Patent 6181166.

Regarding claims 10 and 20-21, Mu et al. teaches a crosspoint switch comprising:

a plurality of input and output buses (figure 1);

a plurality of low swing drivers which drive signals to the input buses,

a plurality of crosspoints, each selectively passing a signal from an input

bus to an output bus (col. 9 lines 2-15);

a plurality of output amplifiers which sense the signals on the output buses (col. 12 lines 45-48).

Mu et al. is however silent on teaching each crosspoint comprising an amplifier which amplifies a signal on an input bus and a low swing driver which drives a low swing signal on an output bus. Karp in an art related switching network invention teaches crossbar switches (col. 2 lines 41-42) having amplifiers in the input and output stage of the crossbar switch (figure 1) but is also silent on teaching low swing driver which drives a low swing signal on an output bus. One skilled in art recognizes that when signal needs to be transmitted over a distance a driver is used to receives the digital logic input, adds energy, and produce a current significant to transmit the

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signal and the use of low swing driver to drive a bus at low swing is further evidenced by Krishnamurthy et al. (col. 5 lines 35-40).

It would have been obvious to one of ordinary skill in the art to have an amplifier which amplifies a signal on an input bus and a low swing driver which drives a low swing signal on an output bus in Mu et al. as evidenced by Karp in view of Krishnamurthy et al. because Mu et al. suggests driving the busses of a crossbar at low swing and Karp teaches the use of amplifiers on the input and output busses. One skilled in art recognizes that when signal needs to be transmitted over a distance a driver is used to receives the digital logic input, adds energy, and produce a current significant to transmit the signal and the use of low swing driver to drive a bus at low swing is further evidenced by Krishnamurthy et al.

Regarding claim 11, Mu et al. teaches an arbitration unit which determines when the source data from multiple sources is to be placed on the destination bus (col. 7 lines 7-12) and is therefore considered a timing circuit. Mu et al. further teaches the arbitration (timing) circuit includes a clock input (col. 6 lines 60-61).

Regarding claim 12, Mu et al. teaches the crosspoint switch comprises an amplifiers (col. 10 line 45) and the amplifier is clocked (col. 13 lines 24-26). The amplifier is therefore considered clock regenerative.

Claims 14-16 and 18-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sherman U.S Patent 6141765 in view of Mu et al. U.S Patent 6490213.

Regarding claims 14 and 18, Sherman teaches a crossbar switch having a plurality of input and output busses (figure 1) but is silent on teaching sensing the signal with a clocked

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regenerative amplifier. Mu et al. in an art related Crossbar switch teaches the sensing of the signal on the buses using a clocked amplifier (col. 13 lines 24-26).

It would have been obvious to one of ordinary skill in the art to sensed the signal with a clocked regenerative amplifier in Sherman as evidenced by Mu et al. because Sherman suggests crossbar switch having a plurality of input and output busses and. Mu et al. teaches sensing the signal on the bus of a crossbar switch with a clocked regenerative amplifier.

Regaring claim 15, Sherman teaches using a timing circuit (236) of figure 17 to control the timing of the cross point and minimizing the latency of the data signal. Sherman further teaches the data source transmitting the data transmits a strobe signal along with the data signal to the receiving module (col. 10 lines 34-42) which cause the timing to vary in a manner similar to the timing in the driving circuit.

Regarding claims 16 and 19, Sherman teaches a crossbar switch having a plurality of input and output busses (figure 1) but is silent on teaching the signals on the input busses and the output busses are differential signals. Mu et al. in an art related Crossbar switch teaches the signal on the input and output busses are differential signals (col. 10 lines 30-31).

It would have been obvious to one of ordinary skill in the art to sensed the signal with a clocked regenerative amplifier in Sherman as evidenced by Mu et al. because Sherman suggests crossbar switch having a plurality of input and output busses and . Mu et al. teaches a crossbar switch having input and output busses with differential signals.

Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sherman U.S Patent 6141765 in view of Mu et al. U.S Patent 6490213 and further in view of Lukes et al. U.S Patent 6218901.

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Regarding claim 17, Sherman in view of Mu et al. teaches the signal on the input and output busses are differential signals (col. 10 lines 30-31, U.S Patent 6490213) but is silent on teaching drivers with push-pull driver circuits driving a pair of differential lines. Lukes et al. in an art related High Speed Differential Output Driver invention teaches push-pull driver circuits driving a pair of differential lines (col. 1 lines 65-66) with one line driven high while the other is pulled low (figure 1).

It would have been obvious to one of ordinary skill in the art to have with push-pull driver circuits driving a pair of differential lines in Sherman in view of Mu et al. as evidenced by Lukes et al. because Sherman in view of Mu et al. suggests a crosspoint switch having low swing differential drivers and Lukes et al. teaches push pull drivers driving differential signals in order to increase bus performance and to reduce the power requirement of the circuitry.

Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Mu et al. U.S Patent 6490213 in view of Sherman U.S Patent 6141765 and further in view of Fletcher U.S Patent 6392466.

Regarding claim 22, Mu et al. in view of Sherman teaches input buses and output buses with differential data lines (col. 10 lines 30-31, U.S Patent 6490213) but is silent on teaching the data lines comprises precharge circuits that share charge between the data lines to a midpoint of voltage swing. One skilled in the art recognizes that it is conventional practice to have precharge circuits at a particular voltage that share charge between data as evidenced by Fletcher (col. 2 lines 19-35) in order to improve the delay characteristics of the data lines.

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It would have been obvious to one of ordinary skill in the art for the data lines to comprise precharge circuits that share charge between the data lines to a midpoint of voltage swing in Mu et al. in view of Sherman as evidenced by Fletcher because Mu et al. in view of Sherman suggests input buses and output buses with differential data lines and one skilled in the art recognizes that it is conventional practice to have precharge circuits at a particular voltage that share charge between data as evidenced by Fletcher in order to improve the delay characteristics of the data lines.

Claim 23 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sherman U.S Patent 6141765 in view of Mu et al. U.S Patent 6490213 and further in view of Fletcher U.S Patent 6392466.

Regarding claim 23, Sherman in view of Mu et al. teaches input buses and output buses with differential data lines (col. 10 lines 30-31, U.S Patent 6490213) but is silent on teaching the data lines comprises precharge circuits that share charge between the data lines to a midpoint of voltage swing. One skilled in the art recognizes that it is conventional practice to have precharge circuits at a particular voltage that share charge between data as evidenced by Fletcher (col. 2 lines 19-35) in order to improve the delay characteristics of the data lines.

It would have been obvious to one of ordinary skill in the art for the data lines to comprise precharge circuits that share charge between the data lines to a midpoint of voltage swing in Sherman in view of Mu et al. as evidenced by Fletcher because Sherman in view of Mu et al. suggests input buses and output buses with differential data lines and one skilled in the art recognizes that it is conventional practice to have precharge circuits at a particular voltage that

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share charge between data as evidenced by Fletcher in order to improve the delay characteristics of the data lines.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vernal U Brown whose telephone number is 703-305-3864. The examiner can normally be reached on M-Th, 8:30 AM-6:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Horabik can be reached on 703-305-4704. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-4750.

Vernal Brown January 24, 2004

> MICHAEL HORABIK SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600

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